

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF: NEW MEXICO
333-Lomas Blvd, Suite # ~~100~~
ALBUQUERQUE, NEW MEXICO 87102
AUG 01 2016

FILED
UNITED STATES DISTRICT COURT
ALBUQUERQUE, NEW MEXICO

AUG 01 2016

MATTHEW J. DYKMAN
CLERK

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CLERK

HERBERT GLENN HEAD

V.

Direct Express Company

CASE NUMBER # 16cv885JH/WPL

WRIT OF HABEAS CORPUS:

THE SOCIAL SECURITY DEPARTMENT DID AND HAD THEN ALLOCATED TO
THE PRIVATE ACCOUNT OF MR. HEAD. A SOCIAL SECURITY ALLOTMENT OF: ONE
THOUSAND FOUR HUNDRED AND FORTY SEVEN DOLLARS, (\$4,447.27/-) OR THERE
ABOUT. THIS SAID MONEY WAS IN HIS PRIVATE ACCOUNT AND WAS
PLACE THERE ON OR ABOUT THE 3RD OF EVERY MONTH. WHEN THIS MONEY
WAS PLACE IN TO THE PRIVATE ACCOUNT OF MR. HEAD. HE HAD REQUESTED
THAT A REPLACEMENT DEBIT CARD BE SENT TO HIM AT A NEW ADDRESS. SO,
SO THAT HE COULD THEN USE THAT SAID MONEY OF:
FOUR THOUSAND, FOUR HUNDRED AND FORTY SEVEN DOLLARS
AND TWENTY SEVEN CENTS TO RETAIN AN ATTORNEY
AT LAW, OR HE COULD THEN POST BAIL AND THEN
PRESENT A COMPETENT DEFENSE WITH THE HELP OF
A RETAIN ATTORNEY AT LAW. BUT, WITH THE
REQUESTED REPLACEMENT DEBIT CARD THAT WAS
THEN SENT TO THE DEFENDANT, THE DIRECT EXPRESS

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Company. At which time they did with hold
all of the said money from Mr. Head. They
the Direct Express company did then E-LEGALLY
with out ANY HEARING, or COURT ORDER "DEPRIVE"
MR. HEAD OF THE MONEY THAT WAS IN HIS "PERSONAL
ACCOUNT" WITH THAT SAID BANKING COMPANY KNOW AS:
"THE DIRECT EXPRESS COMPANY". I HAVE SENT TO THAT
SAID COMPANY ON A WRITTEN REQUEST, THAT THEY WOULD
THEN SEND TO ME A COPY OF ALL OF THE TRANSACTIONS.
THAT HAVE TAKE PLACE WITH MY PERSONAL AND
PRIVATE ACCOUNT WITH THERE BANKING COMPANY. HOWEVER
THEY WILL NOT COMPLY WITH ANY OF MY WRITTEN REQUEST,
OR ANY OF MY VERBAL REQUEST OVER A PHONE.

AS THIS COURT CAN SEE, THAT THE TRUE DEFINITION
OF THE TERM: "CONSPIRACY" IS: AN AGREEMENT AMONG
TWO OR MORE CONSPIRATORS TO PLAN SECRETLY TO DO AN
E-LEGAL ACTION ON THERE PART. OR A PLAN TO DO, OR THEN
COMIT AN UNLAWFUL ACTION BY MORE THEN ONE PERSON, OR
A COMPANY OR ANY GROUP OF PEOPLE. - - - - -

THAT SAID MONEY THAT WAS THEN IN THE PRIVATE
ACCOUNT OF MR. HEAD, CAN NOT BE TAKEN FROM HIM THEN
WITH OUT HIS CONSENT. THE DIRECT EXPRESS COMPANY
DID ELEGALLY THEN TAKE THE SAID MONEY FROM MR. HEAD'S
PERSONAL AND PRIVATE ACCOUNT WITH OUT DUE PROCESS,
OR HIS PERMISSION. THIS CONSTITUTE'S AN E-LEGAL
ACTION BY ALL OF THE SAID PARTYS. THIS WAS AN ACTION
OF EXTORTION BY BOTH OF THE SAID PARTYS FROM

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MR HEAD'S PRIVATE ACCOUNT WITH OUT THE
DUE PROCESS OF LAW, THAT IS A FUNDAMENTAL
HUMAN WRIT OF EVERY AMERICAN IN THIS COUNTRY.
THAT NO ONE CAN THEN BE DEPRAVED OF THE
DUE PROCESS OF LAW IN THE UNITED STATES OF
AMERICA AT ANY GIVEN TIME.

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO
333 LOMAS BLVD. SUITE 270
ALBUQUERQUE, NEW MEXICO 87102

HERBERT GLENN HEAD
VI
DIRECT EXPRESS COMPANY

CASE NUMBER #

POINTS OF AUTHORITY:

1. UNDER TITLE ONE OF THE PERSONAL PROPERTY ACT, EVERY PARTY MUST AT ALL TIMES BE THEN GIVEN A FORMAL HEARING IN AN ADMINISTRATIVE COURT, SO THAT A FEDERAL ADMINISTRATIVE JUDGE CAN THEN HEAR AND THEN MAKE A RULING ON ANY ISSUE OF LAW, PROPERTY, OR MONEY THAT IS OR MAY BE IN QUESTION BY ALL PARTIES. (THIS WOULD ALSO INCLUDE THE SOCIAL SECURITY DEPARTMENT) AND THE DIRECT EXPRESS COMPANY
2. THE SOCIAL SECURITY DEPARTMENT DID CONSPIRE WITH THE DIRECT EXPRESS COMPANY, SO THAT AN E-LEGAL ACTION COULD THEN TRANSPIRE WITH BOTH PARTIES. AS THE SOCIAL SECURITY DEPARTMENT IS FULLY AWARE OF

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THE LIMITATION ON THIS VERY ACTION. BUT UNDER:
"THE COLLAR OF LAW". THEY BOTH THEN CHOSEN TO
CONSPIRE TO TAKE FROM AND THEN DEPRIVE MR. HEAD
OF THE SAID MONEY. THAT HAD ALREADY BEEN PLACED
INTO HIS PRIVATE ACCOUNT WITH THE DIRECT EXPRESS
COMPANY BY THE SOCIAL SECURITY DEPARTMENT."

3. AS IS SO STATED IN THE WEST OR THE DEARINGS:
"LAW DICTIONARY": "A CONSPIRACY": IS AN ON GOING
AGREEMENT AMONG TWO OR MORE CONSPIRATORS TO
PLAN SECRETLY TO DO AN "E-LEGAL" ACTION ON THERE
PART, OR PLAN TO DO, OR THEN COMMIT AN "UNLAWFUL
ACTION" BY MORE THEN ONE PERSON, OR A COMPANY
OR ANY GROUP OF PEOPLE — — — — —

4. I NOW DO FORMALLY REQUEST. THAT THIS COURT
WILL ORDER: THE FEDERAL BUREAU OF INVESTIGATION
TO NOW INVESTIGATE AND ASCERTAIN A LEAVE
AND ACCURATE AND TRUTHFUL ACCOUNTMENT OF
ALL OF THE PERTIENT FACTS PERTAINING TO THE
SO STATED ALLEGATIONS BY THE SOCIAL SECURITY
DEPARTMENT AND THE DIRECT EXPRESS COMPANY.

5. UNDER FEDERAL LAW THE SOCIAL SECURITY DEPARTMENT
IS A FEDERAL AGENCY AND IS UNDER THE FEDERAL
JURISDICTION. THE FEDERAL BUREAU OF INVESTIGATION IS
THE PROPER LAW AGENCY. THAT SHOULD AND MUST NOW
INVESTIGATE ALL OF THE SO STATED ALLEGATIONS AGAINST
THE DIRECT EXPRESS COMPANY, OR THE SOCIAL SECURITY

8

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO
333 Lomas Blvd. Suite 270
ALBUQUERQUE, NEW MEXICO 87102

HERBERT GLENN HEAD
V.
DIRECT EXPRESS COMPANY

CASE NUMBER*

ORDER OF THE COURT:

IT IS THE ORDER OF THIS COURT, THAT THE DIRECT
EXPRESS COMPANY WILL AT THIS TIME, NOW AND FORTHWITH
SUPPLY THE COURT WITH AN UP TO DATE ACCOUNTMENT OF
MR. HEAD'S ACCOUNT, THAT WILL NOW SHOW ALL WITH
DRAWS FROM HIS ACCOUNT AND ANY AND ALL REQUEST
THAT HE HAS EVER MADE TO THAT COMPANY.

1. THIS STATEMENT WILL SUPPLY ANY AND ALL DEPOSITS, AND
OR WITHDRAWS FROM THE START OF HIS ACCOUNT TO THE
PRESENT DATE OF: JULY 28, 2016.
2. YOU SHALL AT THIS TIME NOW PRESENT TO
THIS COURT, UNDER WHAT LAW, OR UNDER WHAT
AUTHORITY THAT YOU DID THIS ACTION UNDER,
WHEN YOU DID TAKE THE SAID MONEY FROM MR. HEAD ACCOUNT.

9

WITHOUT GIVING HIM DUE PROCESS.

3, THAT YOU NOW COMPLY WITH THIS
ORDER FORTHWITH AND THAT YOU SEND
TO THIS COURT, ALL OF THE SO STATED
REQUESTED ACTION AT THIS TIME.

IT IS SO ORDERED ON THIS
DATE OF: _____

BY THE HONORABLE FEDERAL DISTRICT
COURT JUDGE: _____
IN DEPARTMENT # _____

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO
333 LOMAS BLVD. SUITE #270
ALBUQUERQUE, NEW MEXICO 87102

HERBERT GLENN HEAD
(451-80-5471-4-23-51) 80498-610
P.O. Box 1059
SANTA FE, NEW MEXICO 87504

CASE NO. #

HERBERT GLENN HEAD
V.

DIRECT EXPRESS COMPANY
P.O. Box ~~80~~ 769
AUSTIN, TEXAS 78708

DECLARATION of Facts

I NOW DO DECLARE THAT ANY AND ALL THINGS, THAT ARE SO STATED, OR SAID IN THIS WRIT OF "HABEAS CORPUS" ARE ALL TRUE AND CORRECT AS IS SO STATED IN THIS WRIT. THAT I NOW REQUEST HIS HONORABLE COURT TO HEAR.

2

I NOW MAKE ALL OF THE ON GOING
STATEMENTS UNDER THE: "PENALTY OF PURGURY."
THAT ALL THAT IS SO STATED IN THIS ON
GOING WRIT OF: "HABEAS CORPUS," IS TRUE
AND CORRECT. SO HELP ME GOD. ON THIS DATE
OF: July 28, 2016

Herbert Glen Head
HERBERT GLEN HEAD

HERBERT CLEMAN

80498-6-10

P.O. Box 1059

Santa Fe, New Mexico 87504

UNITED STATES DISTRICT COURT

for the District of New Mexico

333 Lomas ^{Blvd} ~~Blvd~~, Santa Fe, NM

ALBUQUERQUE, NEW MEXICO

RECEIVED
AT ALBUQUERQUE, NM

AUG 01 2016

MATTHEW J. DYKMAN
CLERK

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Clerk